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DEC 11 1998

CERTIFIED MAIL RETURN RECEIPT REQUESTED

DE-9J

Mr. Eric W. Thornburg
Vice President-Operations
Indiana-American Water Company, Inc.
401 Camby Court
P.O. Box 570
Greenwood, Indiana 46142-0570

Re: Administrative Order on Consent

Docket No. R8H-5-99-002

Franklin Power Products, Inc./Amphenol Corporation

IND 044 587 848

Dear Mr. Thornburg:

Please find enclosed a copy of the fully executed Administrative Order on Consent with Franklin Power Products, Inc./Amphenol Corporation. The Order imposes the implementation of the selected remedy for Respondents' facility as specified in the Interim Final Decision. In addition to requiring clean up actions at the facility, the Order also requires the investigation of the possible impact of facility contaminants on your Webb Well Field. The Respondents are required to submit a report on the investigation within 90 days of the effective date of the Order (December 8, 1998). You will be provided with a copy of Respondents' report. It is our intent that this matter be thoroughly investigated and properly resolved.

If you have any questions please call me at (312) 886-4568, or Paul Little, Chief, MI/WI Section, at (312) 886-4460.

Sincerely,

William Buller, Project Coordinator Enforcement and Compliance Assurance Branch Waste, Pesticides and Toxics Division MI/WI Section

cc: John Gunter, IDEM (enclosure)

bcc: Larry Johnson, ORC (w.o. enclosure)

SECRETARY	SECRETARY	SECRETARY	SECRETARY	SECRETARY	SECRETARY
AUTHOR/ TYPIST	MINN/OHIO SECTION CHIEF	MICHIGAN/ WISCONSIN SECTION CHIEF	ILLINOIS/ INDIANA SECTION CHIEF	ECAB BRANCH CHIEF	WPTD DIVISION DIRECTOR
1211/90					

DEC 1 1 1998

Mr. Michael E. Sickles, Chief
Corrective Action Section
Hazardous Waste Management Branch
Solid and Hazardous Waste Management
Indiana Department of Environmental Management
P.O. Box 6015
100 North Senate Avenue
Indianapolis, Indiana

Re: Administrative Order on Consent
Docket No. R8H-5-99-002
Franklin Power Products, Inc./Amphenol
Franklin, Indiana
IND 044 587 848

Dear Mr. Sickles:

Please find enclosed a copy of the fully executed Administrative Order on Consent. The Order imposes the selected remedy for the facility as specified in the Interim Final Decision.

If you have any questions, please call me at (312) 886-4568, or Paul Little, Chief, Michigan/Wisconsin Section at (312) 886-4460.

Sincerely,

William Buller, Project Coordinator Enforcement and Compliance Assurance Branch Waste, Pesticides and Toxics Division MI/WI Section

enclosure

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ND 12/11/98					



Aniphenol Corporation

World Headquarters 358 Hall Avenue P.O. Box 5030 Wallingford, CT 06492 Telephone (203) 265-8900

Certified Mail, Return Receipt Requested

December 7, 1998

Mr. William Buller - DRE-9J Enforcement and Compliance Assurance Branch U. S. Environmental Protection Agency, Region 5 77 West Jackson Boulevard Chicago, IL 60604-3590

Re: Project Coordinator Designation

Project Contractor/Consultant Designation

Franklin Power Products/Amphenol Corporation, Franklin, IN

Administrative Order on Consent (AOC)

IND 044 587 848

Dear Mr. Buller:

Pursuant to Paragraph VII.A. - <u>Project Coordinator</u>, please be advised that Samuel S. Waldo, Director of Environmental Affairs for Amphenol Corporation, will serve as Project Coordinator, overseeing the implementation of the subject AOC.

Paragraph IX.E. of the AOC requires Respondents to notify USEPA of the name of the consultant/contractor to be used in carrying out the terms of the AOC. As described in my June 4, 1998 correspondence to you, Amphenol has selected O'Brien & Gere Engineers, Inc., to carry out the requirements of the AOC. A Statement of Qualifications for The O'Brien & Gere Companies, was included in that correspondence. O'Brien & Gere is not on the List of Parties Excluded from Federal Procurement or Non-Procurement Programs. As we discussed in our conversation of December 7, 1998, another submittal of the Statement of Qualifications will not be necessary with this notification. If, however, there are any questions regarding the selection of O'Brien & Gere, please contact me. A copy of the fully executed AOC, along with specific instructions to provide copies to subcontractors, was provided to O'Brien & Gere by letter dated December 7, 1998.

Please let me know if you have any questions regarding the above.

Yours sincerely,

Samuel S. Waldo

Director, Environmental Affairs

cc: R. Baker - FPP

W. Gabriel - O'B&G

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UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

REGION 5 77 WEST JACKSON BOULEVARD CHICAGO, IL 60604-3590

MOV 3 0 1998

REPLY TO THE ATTENTION OF:

CERTIFIED MAIL
RETURN RECEIPT REQUESTED

DE-9J

Mr. J. Michael Jarvis Franklin Power Products, Inc. 400 Forsythe Street P.O. Box 667 Franklin, Indiana 46131

Re: Franklin Power Products, Inc./Amphenol
Franklin, Indiana
Administrative Order on Consent
for Corrective Measures Implementation
IND 044 587 848

Dear Mr. Jarvis:

Enclosed please find a copy of the fully executed Administrative Order on Consent entered into by Franklin Power Products, Inc./Amphenol and the United States Environmental Protection Agency. Should you have any questions feel free to contact William Buller of my staff at (312) 886-4568.

Sincerely,

Joseph M. Boyle, Chief

ough M. Boyl

Enforcement and Compliance Assurance Branch Waste, Pesticides and Toxics Division

Enclosure

cc: Samuel S. Waldo
John Gunter, IDEM

bcc: Larry Johnson, ORC

SECRETARY	SECRETARY	SECRETARY	SECRETARY	SECRETARY	SECRETARY
AUTHOR/ TYPIST	MINN/OHIO SECTION CHIEF	MICHIGAN/ WISCONSIN SECTION CHIEF	ILLINOIS/ INDIANA SECTION CHIEF	ECAB BRANCH CHIEF	WPTD DIVISION DIRECTOR
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UNITED STATES ENVIRONMENTAL PROTECTION AGENCY REGION 5

MOV 1 9 1998

DATE:

SUBJECT: Request for Signature on Administrative Order on

Consent

Franklin Power Products, Inc./Amphenol Corporation

Franklin, Indiana IND 044 587 848

FROM:

Paul Little, Chief

MI/WI Section

Enforcement and Compliance Assurance Branch

Waste, Pesticides and Toxics Division

TO:

Joseph M. Boyle, Chief

Enforcement and Compliance Assurance Branch

Attached for your signature is an Administrative Order on Consent. The Order requires Respondent to implement the selected remedy of the Interim Final Decision. The selected remedy includes institutional controls, operation of an existing groundwater recovery system that is to be upgraded, implementation of an air sparging and soil vapor extraction system, and monitoring. The document, Interim Final Remedy, was so titled since the remedy requires Respondents to investigate the impact of contamination at their Facility on a well field that provides water to citizens of Franklin, Indiana. If such impact is confirmed, additional corrective action will be required. The selected remedy, which maybe expanded as noted, provides protection to human health and the environment and I recommend that you sign the Order.

If you have any questions, please contact Bill Buller of my staff at 886-4568.

Attachment

cc: Thomas Linson, IDEM

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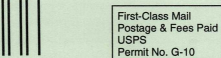
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CHICAGO, IL 60604
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77 W. JACKSON BLVD.
CHICAGO, IL 60604

B. Buller

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SEP 29 1998

DE-9J

CERTIFIED MAIL RETURN RECEIPT REQUESTED

Mr. Samuel S. Waldo
Director of Environmental Affairs
Amphenol Corporation
358 Hall Avenue
P.O. Box 5030
Wallingford, Connecticut

Mr. J. Michael Jarvis Franklin Power Products, Inc. 400 Forsythe Street P.O. Box 667 Franklin, Indiana 46131

Re: Franklin Power Products, Inc./Amphenol Franklin, Indiana
Corrective Measures Implementation
IND 044 587 848

Dear Mr. Waldo and Mr. Jarvis:

Enclosed is a revised Administrative Order on Consent under the authority of Section 3008(h) of the Resource Conservation and Recovery Act (RCRA). The Consent Order sets forth the implementation of the selected remedy as specified in the Interim Final Decision for the Franklin Power Products/Amphenol Facility.

A revised draft Order was sent to you on July 23, 1998, which incorporated certain revisions which were suggested in your attorney's (Mr. Plinio Perez) letter of April 17, 1998. In consideration of recent discussions between you, Mr. Waldo, and William Buller of my staff, Section XV.B. of the Order was modified to reflect these discussions. The Order should now be acceptable to you. Please return the Consent Order with the appropriate signatures (signature of each Respondent on same copy) within thirty (30) days of receipt of this letter.

Please contact William Buller of my staff at (312) 886-4568, if you have any questions concerning this letter.

Sincerely,

Joseph M. Boyle, Chief Enforcement and Compliance Assurance Branch Waste, Pesticides and Toxics Division

cc: J. Michael Jarvis/Samuel S. Waldo John Gunter, IDEM (with enclosure)

Amphenol

nphenol Corporation

World Headquarters 358 Hall Avenue P.O. Box 5030 Wallingford, CT 06492 Telephone (203) 265-8900 VIA FEDERAL EXPRESS

August 3, 1998

Larry L. Johnson Associate Regional Counsel United States Environmental Protection Agency Region 5 77 West Jackson Boulevard Chicago, IL 60604-3590

RE: Franklin Power Products Site - Proposed Consent Order

Dear Mr. Johnson:

Thank you for your consideration of our suggested changes to U.S. EPA's proposed Consent Order ("CO"). There are several items and inconsistencies that remain to be corrected. These are, however, relatively minor in nature. The only areas of substantive concern are the following:

- 1. The CO requires Respondents to purchase real estate property rights from nearby landowners for the purpose of conducting off site remediation/investigation/sampling. There is a concern that this will encourage lawsuits and claims from property owners nearby, which would not exist if the work were to be performed under a Unilateral Order (in which case EPA could not require Respondents to buy access).
- 2. It is respectfully requested that fines begin to accrue only upon Respondent's receipt of a written notice from EPA indicating the commencement of penalties and the reasons therefor. In other words, it is preferable to avoid a situation in which Respondents unwittingly overlook compliance with one requirement, only to find out much later that Respondents owe considerable retroactive penalties (at the rate of \$4,000 per day).

Given the history of cooperation of all parties at this site we are confident that the above concerns, along with minor clarifications which I may address separately, can be resolved in a manner satisfactory to all involved.



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

REGION 5 77 WEST JACKSON BOULEVARD CHICAGO, IL 60604-3590

JUL 2 3 1998

REPLY TO THE ATTENTION OF:

C-14J

Mr. Plinio Perez, Esq.
Amphenol Corporation
358 Hall Avenue
P.O. Box 5030
Wallingford, Connecticut 06492

Re: Franklin Power Products Site - Proposed Consent Order

Dear Mr. Perez:

Enclosed please find a revised draft of U.S. EPA's proposed Consent Order for corrective action at the above-referenced Site. The revisions are the result of our review and consideration of changes suggested by Amphenol in the original draft of the consent order. Although U.S. EPA is always available to discuss additional revisions, this is a model order and it is unlikely that we would be able to agree to major new or revisited proposals. We believe this to be a fair and balanced proposal that your client should be able to sign with few, if any, changes.

Please contact me within the next ten days so that we can discuss where we go from here. I can be reached at 312-886-6609. Thank you in advance for your attention to these matters.

Sincerely yours,

Larry L. Johnson

Associate Regional Counsel

cc: Wm. Buller (w/out enclosure)
Michael Jarvis (w/enclosure)

Amphenol

nphenol Corporation

World Headquarters 358 Hall Avenue P.O. Box 5030 Wallingford, CT 06492 Telephone (203) 265-8900 VIA FEDERAL EXPRESS

August 3, 1998

Larry L. Johnson Associate Regional Counsel United States Environmental Protection Agency Region 5 77 West Jackson Boulevard Chicago, IL 60604-3590

RE: Franklin Power Products Site - Proposed Consent Order

Dear Mr. Johnson:

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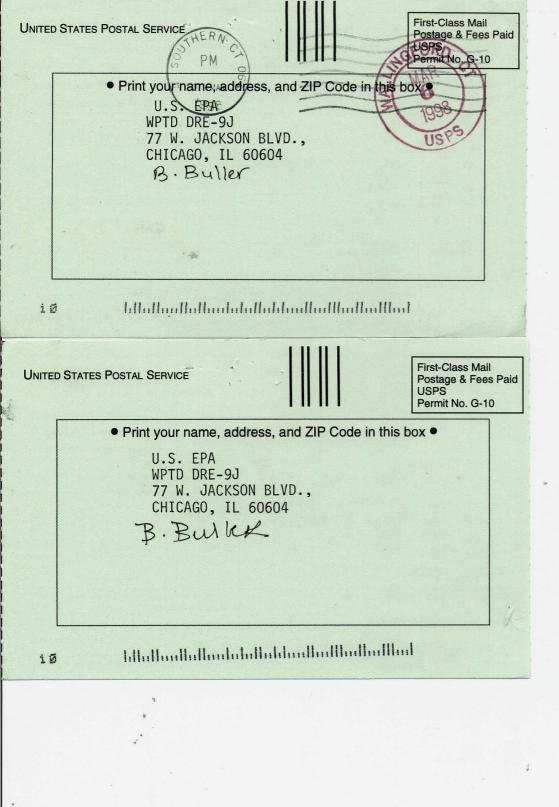
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MAR 03 1998

DRE-9J

CERTIFIED MAIL RETURN RECEIPT REQUESTED

Mr. Samuel S. Waldo
Director of Environmental Affairs
Amphenol Corporation
358 Hall Avenue
P.O. Box 5030
Wallingford, Connecticut

Mr. J. Michael Jarvis

Marine Corporation of America

(f/k/a/ Franklin Power Products, Inc)

400 Forsythe Street

P.O. Box 667

Franklin, Indiana 46131

Re: Marine Corporation of America/Amphenol Franklin, Indiana Corrective Measures Implementation IND 044 587 848

Dear Mr. Waldo and Mr. Jarvis:

Enclosed is a draft Administrative Order on Consent under the authority of Section 3008(h) of the Resource Conservation and Recovery Act (RCRA). This Consent Order sets forth the implementation of the selected remedy as specified in the Interim Final Decision for the Franklin Power Products/Amphenol Facility.

I understand that the general outline for Section VIII "Work to be Performed", and Attachment A "Scope of Work" of the draft Consent Order has been discussed by you and William Buller of my staff, and that general agreement on the outline was reached. If you find the draft Consent Order acceptable as is, please return the Consent Order with the appropriate signatures (signature of each Respondent on same copy) within forty five (45) days of receipt of this letter.

Limited modification to the submittal dates, work requirements, and specific language of the Consent Order may be considered if such modifications are justified. Please contact William Buller of my staff at (312) 886-4568, if you have any questions concerning this letter.

Sincerely,

Joseph M. Boyle, Chief Enforcement and Compliance Assurance Branch Waste, Pesticides and Toxics Division

cc: J. Michael Jarvis/Samuel S. Waldo John Gunter, IDEM (with enclosure)

bcc: Larry Johnson, ORC

bcc: Larry Johnson, ORC

SECRETARY	SECRETARY	SECRETARY	SECRETARY	SECRETARY	SECRETARY
AUTHOR/ TYPIST	MINN/OHIO SECTION CHIEF	MICHIGAN/ WISCONSIN SECTION CHIEF	ILLINOIS/ INDIANA SECTION CHIEF	ECAB BRANCH CHIEF	WPTD DIVISION DIRECTOR
MP 11/96		31198		2/27/98	

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U.S. EPA WPTD 77W. Jackson DRE-8J Chicago, IL 60604

B. Buller

JAN 15 1007

CERTIFIED MAIL RETURN RECEIPT REQUESTED

DRE-8J

Mr. Samuel Waldo
Director of Environmental Affairs
Amphenol Corporation
358 Hall Avenue
P.O. Box 5030
Wallingford, Connecticut

RE: Administrative Order on Consent (Dated November 27, 1990) Franklin Power Products/Amphenol IND 044 587 848

Dear Mr. Waldo:

The United States Environmental Protection Agency (U.S. EPA) hereby approves the document "On-Site Recovery System Evaluation Workplan for the Former Amphenol Facility, Franklin, Indiana" dated November, 1996, with the following conditions:

- (1) An additional piezometer shall be installed near the southeast corner of the facility property.
- (2) The Recovery System Evaluation Report shall be submitted within 80 days of approval by U.S. EPA of the Recovery System Evaluation Workplan.
- U.S. EPA recommends that the proposed monitoring well at Glendale Drive be located near enough to the southern facility boundary so as to aid in the interpretation of hydraulic gradients in this area. Also, it is U.S. EPA's opinion that the current data base, unless expanded by additional conductivity distribution data and detailed hydraulic head data, will not provide sufficient calibration data to develop a reliable site groundwater model. Field measurements of hydraulic head should provide a better basis for evaluation of the recovery system, consequently development of a groundwater model is optional and will not be required by U.S. EPA.

As noted in item 2 of the approval conditions, the Recovery System Evaluation Report shall be submitted to U.S. EPA within

days of receipt of this letter. This time frame allows for 3-4 weeks to mobilize equipment and personnel, 1-2 weeks for piezometer/well installation, and 4-5 weeks for report development.

In addition, beginning with the month of January, progress reports which summarize the recovery system pumping record for the month shall be submitted to U.S. EPA by the 5th day of the month following the reporting period. The monthly reports shall provide maximum, minimum, and average pumping rates for each recovery well, note any down time, a discussion of any problems incurred and how corrected, and include any other significant activities pertaining to the corrective action process that occurred.

Lastly, the Corrective Measures Report's discussions on corrective measure alternatives include a deed restriction to limit use of soil and groundwater at the facility. Such deed restriction shall be developed and the actions taken to develop such deed restriction shall be noted in the monthly reports.

If you have any questions, please call me at (312) 886-4568. Sincerely,

William Buller, Project Coordinator Enforcement and Compliance Assurance Branch Waste, Pesticides and Toxics Division MI/WI Section

cc: J. Michael Jarvis, Franklin Power Products John Koehnen, A.T. Kearney Michael Sickles, IDEM bcc: Larry Johnson, ORC

SECRETARY	SECRETARY	SECRETARY	SECRETARY	SECRETARY	SECRETARY
AUTHOR/ TYPIST	MINN/OHIO SECTION CHIEF	MICHIGAN/ WISCONSIN SECTION CHIEF	ILLINOIS/ INDIANA SECTION CHIEF	ECAB BRANCH CHIEF	WPTD DIVISION DIRECTOR
M= 1/15/97					





23 JUL 1987

RCRA §3008(h) Administrative Consent Order for Allied Signal Corporation Bendix Connector Operations

William H. Miner, Chief Hazardous Waste Enforcement Branch, Region V

Steve Heare, Chief Compliance and Implementation Branch Office of Waste Programs Enforcement, WH-527

Enclosed is a copy of the draft §3008(h) Administrative Consent Order for Allied Signal Corporation - Bendix Connector Operations located in Franklin, Indiana.

The facility ceased production in 1983 and subsequently initiated an environmental assessment of the property. The assessment identified organic halogen contaminants in ground water and surface water at the site. Wells located northeast of the facility provide the city of Franklin with water. A storm drain intercepts ground-water flow at the facility and discharges contaminated water into a stream nearby. The consent order seeks immediate compliance with all regulations applicable to contaminate discharge to surface water and further seeks completion of the RCRA Facility Investigation, Corrective Measure Study, and Corrective Measure Implementation requirements. I believe the consent order closely follows the RCRA Corrective Action Plan.

Thank you for your review and comments on this draft RCRA §3008(h) corrective action order. If you have any questions, please contact Bill Buller of my staff at (312) 886-4568.

5HE-12:WBuller:ne:6-4568:7/16/87

7/22/8714

	TYPIST	AUTHOR	OTHER STAFF	UNIT CHIEF	SEGT. SECY	SECT. CHIEF	RWEB CHIEF	WMD DIR
INIT. DATE	7/1/8	MB 17/17/87		NB food B 7/20/87	98/87	7/11/87	2/21	

M

23 JUL 1987

Mr. Gary Grolle
Allied Amphenol Products
World Headquarters
4300 Commerce Court
Lisle, Illinois 60532

Re: Administrative Order on Consent (Consent Order) Allied Signal Corporation Amphenol Products Division Bendix Connector Operations IND 044 587 848

Dear Mr. Grolle:

Pursuant to Section 3008(h) of the Resource Conservation and Recovery Act, I am enclosing a draft consent order with outlines for the corrective action work plans (Attachments I, II, and III) to address the release of hazardous constituents from the subject facility. This draft is undergoing concurrent review by the Office of Waste Programs Enforcement in Washington D.C.; thus, additional revisions to the draft may be necessary.

Please review the consent order and work plan outlines and advise me of your comments within thirty (30) days of receipt of this letter.

If you have any questions on this matter, please contact either William Buller at (312) 886-4568 or me at (312) 886-6833.

Sincerely yours,

Nola Hicks Assistant Regional Counsel

Enclosures

cc: David Lamm, IDEM V
Thomas Russell, IDEM)

42/22/87 bcc: W. Buller, 5HE-12 H. Cho, 5HS-13 OTHER UNIT SECT SECT. HINEB WMD 5HE-12:W.Buller:nd 7/16/87YPIST AUTHOR STAFF CHIEF SEC'Y CHIEF CHIEF DIR WEM INIT.

22 MAR 1989

Mr. Edward Wetmore General Counsel Amphenol Corporation 358 Hall Avenue Wallingford, Connecticut 06492-0384

> RE: Administrative Order on Consent (Consent Order) Amphenol Corporation IND 044 587 848

Dear Mr. Wetmore:

Pursuant to Section 3008(h) of the Resource Conservation and Recovery Act, I am enclosing two copies of a Consent Order. The Consent Order has been revised to incorporate the RCRA Facility Investigation Work Plan (October 1988 submitted by Amphenol. Also included is an outline for a Corrective Measures Study Work Plan Outline (Attachment I).

Please review the Consent Order and the work plan outline and if acceptable have the two copies signed by the appropriate party or parties and return them to me. The United States Protection Agency will then sign both documents and retun one to you.

Sincerely yours,

Steve Kaiser Assistant Regional Counsel

Enclosures

cc: Thomas Russell, IDEM

5HR-12:WBuller:nd:6-4568:12/28/88

Rev:03/13/89

CLP 3/16/89

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